

HB
III

Thomas Edward Geiger
Defendant, Pro Se
817 N. McCrary Rd.
Columbus, MS 39702
Telephone: (662) 328-3630

**GORDON ROY PARKER, a.k.a. Ray Gordon, dba
Snodgrass Publishing Group,
4247 Locust Street, 0806
Philadelphia, PA 19104**

Plaintiff,

V*

**Learn The Skills Corp., c/o Business Filings, Inc., 9 East
Lockerman Street, Suite 205 Dover, DE 19901;
Formhandle@fastseduction.com, c/o Business Filings,
Inc., 9 East Lockerman Street, Suite 205, Dover, DE 19901;
Thom E. Geiger, 817 North McCrary Road, Columbus, MS
39702-4320; Paul Ross, a/k/a "Ross Jeffries" a/k/a
ErosLA77@aol.com, 310 Tahiti Way, Marina Del Ray, CA,
90292-6789, Trustees of the University of Pennsylvania,
133 South 36th Street, 3rd Floor, Philadelphia, PA. 19104,
Matthew S. Wolf, Esq., 1236 Brace Road, Unit K, Cherry
Hill, NJ, 08034, and John Does 1-10.**

Defendants.

Filed: June 9, 2005

25

CASE NO.: 05-cv-2752

Hon. Harvey Bartle, III

FILED

NOV 23 2005

MICHAEL E. KUNZ, Clerk
By C.D. Dep. Clerk

**DEFENDANT THOMAS GEIGER'S MOTION FOR AN EXTENSION OF TIME TO
FILE A REPOSITIVE PLEADING.**

Comes now Defendant pro se Thomas Geiger, in the above referenced matter before the United States District Court for the Eastern District of Pennsylvania, to respectfully move the Court for a 30 day extension of time to file a responsive pleading to the current complaint.

Pro Se Defendant requests this extension due to the hardships that have been placed, and will be placed, on Defendant in the last 15 days and extending into the next 30 days resulting from an urgent technology process initiated by the U.S. Department of Defense in which Defendant will play a vital part. (See Exhibit A)

Included in this Motion and request is a statement by Defendant's immediate supervisor attesting to the fact that Defendant has been and will be required to work extended hours and weekends in furtherance of this process. As a pro se Defendant, the lack of sufficient time to devote to an adequate response to the current complaint will unduly prejudice Defendant in this action.

Details of this program and process are sensitive in nature but can be furnished to the court should the need arise.

Defendant should be sufficiently free of time constraints in 30 days to construct a responsive pleading to Plaintiff's current complaint. Given that the issues of the current and past complaints have been ongoing for over two years, Defendant believes Plaintiff will not be unduly harmed by the granting of this extension.

By my hand this 21st day of November 2005



Thom E. Geiger, Defendant pro se
Defendant, Pro Se
817 N. McCary Rd.,
Columbus, MS. 39702
(662) 328-3630

EXHIBIT A

This is to confirm the facts stated by Thomas Geiger concerning his involvement in a critical, current ongoing process initiated by the United States Air Force. Mr. Geiger will be required to work extended hours and weekends and has been doing so. The process should be finished in 30 days, after which Mr. Geiger should be able to return to his regular hours of work.

Signed



Kenneth Foster, Supervisor
MXOD Data Management
14MX Maintenance Directorate
14 FTW, Columbus Air Force Base, MS.
662-434-2358

**GORDON ROY PARKER, a.k.a. Ray Gordon, dba
Snodgrass Publishing Group,
4247 Locust Street, 0806
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Plaintiff,

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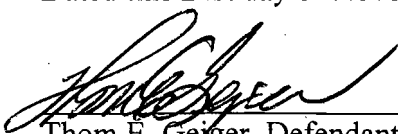
Hon. Harvey Bartle, III

DEFENDANT THOMAS GEIGER'S MOTION FOR AN EXTENSION OF TIME TO FILE A REPOSITIVE PLEADING.

I hereby certify that I caused to be mailed a true and correct copy of the foregoing MOTION FOR AN EXTENSION OF TIME TO FILE A REPOSITIVE PLEADING to:

**GORDON ROY PARKER
Plaintiff, Pro Se
4247 Locust Street, #806,
Philadelphia, PA 19104
(215) 386-7366**

on the 21st day of November 2005, postage prepaid in the United States Postal Service.
Dated this 21st day of November, 2005


Thom E. Geiger, Defendant pro se
Defendant, Pro Se
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Columbus, MS. 39702
(662) 328-3630